1	COOLEY LLP MICHAEL G. RHODES (116127)		
2	(rhodesmg@cooley.com) KYLE C. WONG (224021)		
3	(kwong@cooley.com) 101 California Street, 5th Floor		
4	San Francisco, California 94111-5800 Telephone: (415) 693-2000		
5	Facsimile: (415) 693-2222		
6	LINH K. NGUYEN (305737)		
7	(lknguyen@cooley.com) JAMIE D. ROBERTSON (326003)		
8	(jdrobertson@cooley.com) 4401 Eastgate Mall		
9	San Diego, California 92121 Telephone: (858) 550-6000		
10	Facsimile: (858) 550-6420		
11	Attorneys for Defendant Twitter, Inc.		
12	LIMITED STATES DISTRICT COLUDT		
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	SAN FRANCIS	SCO DIVISION	
16	IOINI DOE #1 AND IOINI DOE #2	O N 2.21 00405 ICC	
17	JOHN DOE #1 AND JOHN DOE #2,	Case No. 3:21-cv-00485-JCS	
18	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER ON DEFENDANT TWITTER INC.'S ANSWER TO THE FIRST AMENDED COMPLAINT	
19	TWITTER, INC.,	THE PROT AMENDED COMI LAINT	
20	Defendant.	Judge: Hon. Joseph C. Spero	
21	Defendant.	Trial Date: Not yet set	
22			
23			
24			
25			
26			
27			
28			
		CTIP & [Dropocen] Opper on Dee?	

COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO

STIP. & [PROPOSED] ORDER ON DEF'S ANSWER TO FAC CASE NO. 3:21-CV-00485-JCS

Pursuant to Civil Local Rules 6-1, 6-2 and 7-12, Plaintiffs John Doe #1 and John Doe #2				
("Plaintiffs"), and Defendant Twitter, Inc. ("Twitter") (together, with Plaintiffs, the "Parties"),				
hereby agree and stipulate that good cause exists to request an order from the Court extending				
Defendant's time to answer the First Amended Complaint ("FAC").				
RECITALS				
WHEREAS, the above-captioned action was first filed on January 20, 2021;				
WHEREAS, Plaintiffs filed the FAC on April 7, 2021;				
WHEREAS, the Court granted in part and denied in part Twitter's motion to dismiss the				
First Amended Complaint on August 19, 2021;				
WHEREAS, Twitter's answer to the FAC is currently due on September 2, 2021;				
WHEREAS, the FAC contains 235 paragraphs of detailed factual allegations and is 55				
pages long;				
WHEREAS, counsel for Twitter has previously scheduled vacations during Twitter's				
response time;				
WHEREAS, Twitter has requested, and Plaintiffs have consented to, a two-week extension				
for Twitter's answer to the FAC;				
WHEREAS, the Parties have not previously requested an extension with respect to				
Twitter's answer to the FAC;				
WHEREAS, under Civil Local Rules 6-1(b) and 6-2(a), the Parties may stipulate in writing				
to request an order changing time that would involve papers required to be filed with the Court				
other than an initial response to a complaint;				
WHEREAS, the Parties have previously requested and the Court has granted an extension				
on the Initial Case Management Conference and a stipulated briefing schedule on Twitter's motion				
to dismiss the FAC;				
WHEREAS, a further Case Management Conference in this matter is set for November 5,				
2021;				
WHEREAS, the requested extension does not affect a hearing or proceeding on the Court's				
calendar;				

1	WHEREAS, this modification would not affect the case schedule as none has been entered;		
2	NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED by the Parties hereto,		
3	through their undersigned counsel, as follows: Twitter shall file and serve its answer to the First		
4	Amended Complaint on or before September 16, 2021.		
5			
6	IT IS SO STIPULATED.		
7	Dated: August 31, 2021	COOLEY LLP	
8		/s/ Michael G. Rhodes	
9		Michael G. Rhodes (116127)	
10		Kyle C. Wong (224021) 101 California Street, 5th Floor	
		San Francisco, California 94111-5800	
11		Telephone: (415) 693-2000	
12		Email: rhodesmg@cooley.com	
13		Email: kwong@cooley.com	
		Linh K. Nguyen (305737)	
14		Jamie D. Robertson (326003)	
15		4401 Eastgate Mall	
16		San Diego, California 92121	
		Telephone: (858) 550-6000 Email: lknguyen@cooley.com	
17		Email: jdrobertson@cooley.com	
18			
19		Attorneys for Defendant Twitter, Inc.	
20	Dated: August 31, 2021	THE MATIASIC FIRM, P.C.	
21		/s/ Paul Matiasic	
22		Paul A. Matiasic (226448)	
23		Hannah E. Mohr (294193)	
		4 Embarcadero Center, Suite 1400	
24		San Francisco, CA 94111	
25		Telephone: (415) 675-1089	
26		Email: matiasic@mjlawoffice.com	
27		Attorneys for Plaintiffs	
28			

COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO

1	NATIONAL CENTER ON SEXUAL	
2	EXPLOITATION Province IV Provided Prov	
3	Benjamin W. Bull (<i>Admitted Pro Hac Vice</i>) Peter A. Gentala (<i>Admitted Pro Hac Vice</i>)	
	Danielle Bianculli Pinter (Admitted Pro Hac	
4	Vice) Christen M. Prince (Admitted Pro Hac Vice)	
5	1201 F St NW, Suite 200	
6	Washington, D.C. 20004	
7	Telephone: (202) 393-7245 Email: lawcenter@ncose.com	
8	Attorneys for Plaintiffs	
9	THE HABA LAW FIRM, P.A.	
10	Lisa D. Haba (<i>Admitted Pro Hac Vice</i>) Adam A. Haba (<i>Admitted Pro Hac Vice</i>)	
11	1220 Commerce Park Dr., Suite 207	
12	Longwood, FL 32779	
12	Telephone: (844) 422-2529 Email: lisahaba@habalaw.com	
13	adamhaba@habalaw.com	
14		
15	Attorneys for Plaintiffs	
16		
	<u>ATTESTATION</u>	
17	Filer's Attestation: Pursuant to Civil Local Rule 5-1(i)(3) regarding signatures, Linh	
18	Nguyen hereby attests that concurrence in the filing of this document has been obtained.	
19	Dated: August 31, 2021 COOLEY LLP	
20	Dated. August 31, 2021	
21		
22	/s/ Linh Nguyen Linh K. Nguyen	
23	Attorneys for Defendant Twitter, Inc.	
24	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
25		
	Dated: September 1, 2021	
26	HØN. JOSEPH C. SPERO UNITED STATES MAGISTRATE JUDGE	
27		
28		
·	STIP, & [Proposed] Order on Dee's	

COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO